OCT 0-2 2008

DECLARATION OF SUBRINA DOOKIE Application SN 10/577,970

Customer No. 01933

I then identify the USPTO paper on the page of the diary docket for the date in which the term for responding ends. The diary docket is an annual bound diary from which pages cannot be removed and replaced. A copy of the cover of the 2007 docket diary is attached hereto, together with a copy of the page dated December 13, 2007. If I had received the November 13, 2007 Restriction Requirement, I would have identified our docket number 06303/HG on the December 13, 2007 page. However, it is not identified therein.

I then enter into our PATTSY computer system under the application docket number, the code for the appropriate USPTO action and the USPTO mailing date.

At the end of each month, I generate green docket sheets from the PATTSY computer system of all USPTO responses due during the following month for each attorney. I then check the entries on the green docket sheets against the daily entries in the diary docket for the same month as a cross-check. I then give these sheets to the respective attorney's secretary. During the month, when an Office Action that is identified on the green sheets is responded to, the date is marked on the green sheets. If the

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response term is extended, the new due date is indicated. If there will be no response because the client has instructed us to abandon the application, this information is entered on the green sheets. At the end of each month, the secretary returns the green sheets to me and I make the appropriate entries in the PATTSY computer system and in the diary docket. I retain the marked up green sheets in a file. A copy of the green sheet for Mr. Goodman for the month of December 2007 is attached hereto. It does not identify any paper for our docket number 06303/HG.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements are made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

SUBRINA DOOKIE

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FHGC Custom Docket Report

Atty Selected: HG

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Friday, November 30, 2007

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Page 1 of I .